UNITED STATES DISTRICT COURT

for the

Eastern District of New York

BALWINDER SINGH; SATWINDER SINGH; GURWINDER SINGH)	
Plaintiff(s) v. PB CONTRACTING CORP.; KASHIF NASEEM	Civil Action No.	24-cv-1647
Defendant(s))	

SUMMONS IN A CIVIL ACTION

PB CONTRACTING CORP. To: (Defendant's name and address) 95 S Broadway #1, Hicksville, NY 11801

> KASHIF NASEEM 95 KUHL AVE HICKSVILLE NY 11801

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney, whose name and address are:

JONATHAN SILVER ESQ 125-10 QUEENS BLVD SUITE 311 KEW GARDENS NEW YORK 11415 718 520 1010

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint.

You also must file your answer or motion with the court.

03/05/2024 Date:



BRENNA B. MAHONEY CLERK OF COURT

Cynthia Valera

Signature of Clerk or Deputy Clerk

JS 44 (Rev. 4-2@ase 1:24-cv-01647-OEM-SJECT Portuge 15-24-25-24 Page 2 of 3 PageID #: 21

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS			DEFENDANTS		
BALWINDER SINGH;			PB CONTRACTING CORP.;		
	SINGH; GURWINDER SII of First Listed Plaintiff QUE		KASHIF NASE		
	of First Listed Plaintiff QUE	EINS	County of Residence	of First Listed Defendant (IN U.S. PLAINTIFF CASES O	SUFFOLK
	,		NOTE: IN LAND CO THE TRACT	ONDEMNATION CASES, USE TO FLAND INVOLVED.	
	Address, and Telephone Number)		Attorneys (If Known)		
JONATHAN SIL	10 E		NONE		
125-10 Queens					
	New York 11415 718 50 ICTION (Place an "X" in One Bo		WHIZENGUUD OF DE	SINCIPAL DARRESS	
II. DASIS OF JURISD	ICTION (Place an "X" in One Bo	ix Only)	(For Diversity Cases Only)		(Place an "X" in One Box for Plaintiff and One Box for Defendant)
U.S. Government	X 3 Federal Question		PT		PTF DEF
Plaintiff	(U.S. Government Not a P	'arty) Cit	izen of This State	1 Incorporated or Pr of Business In T	
2 U.S. Government	4 Diversity	G".			
Defendant Defendant	(Indicate Citizenship of Pa		izen of Another State	2	
Does this action include a me	otion for temporary restraining of	rder or order Cit	izen or Subject of a	3 3 Foreign Nation	6 6
to show cause? Yes No		F	Foreign Country		
IV. NATURE OF SUIT	(Place an "X" in One Box Only) TORTS		EODERFEIDE/DESIA FOST	B (Name) and (
110 Insurance			FORFEITURE/PENALTY 625 Drug Related Seizure	BANKRUPTCY 422 Appeal 28 USC 158	OTHER STATUTES
120 Marine	310 Airplane 36:	5 Personal Injury -	of Property 21 USC 881	423 Withdrawal	375 False Claims Act 376 Qui Tam (31 USC
130 Miller Act 140 Negotiable Instrument	315 Airplane Product Liability 36	Product Liability 7 Health Care/	690 Other	28 USC 157	3729(a))
150 Recovery of Overpayment	320 Assault, Libel &	Pharmaceutical		PROPERTY RIGHTS	400 State Reapportionment
& Enforcement of Judgment 151 Medicare Act	Slander 330 Federal Employers'	Personal Injury Product Liability		820 Copyrights 830 Patent	430 Banks and Banking
152 Recovery of Defaulted	Liability 368	8 Asbestos Personal		835 Patent - Abbreviated	450 Commerce 460 Deportation
Student Loans (Excludes Veterans)	340 Marine 345 Marine Product	Injury Product Liability		New Drug Application 840 Trademark	470 Racketeer Influenced and Corrupt Organizations
153 Recovery of Overpayment	The same of the sa	SONAL PROPERTY	LABOR	880 Defend Trade Secrets	480 Consumer Credit
of Veteran's Benefits 160 Stockholders' Suits		0 Other Fraud 1 Truth in Lending	710 Fair Labor Standards Act	Act of 2016	(15 USC 1681 or 1692) 485 Telephone Consumer
190 Other Contract	Product Liability 380	O Other Personal	720 Labor/Management	SOCIAL SECURITY	Protection Act
195 Contract Product Liability 196 Franchise	360 Other Personal Injury 385	Property Damage 5 Property Damage	Relations 740 Railway Labor Act	861 HIA (1395ff) 862 Black Lung (923)	490 Cable/Sat TV 850 Securities/Commodities/
	362 Personal Injury -		751 Family and Medical	863 DIWC/DIWW (405(g))	Exchange
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS PRIS	SONER PETITIONS 7	Leave Act 790 Other Labor Litigation	864 SSID Title XVI 865 RSI (405(g))	890 Other Statutory Actions
210 Land Condemnation	440 Other Civil Rights Ha		791 Employee Retirement	003 RBI (403(g))	891 Agricultural Acts 893 Environmental Matters
220 Foreclosure 230 Rent Lease & Ejectment		3 Alien Detainee 3 Motions to Vacate	Income Security Act	FEDERAL TAX SUITS	895 Freedom of Information
240 Torts to Land	443 Housing/	Sentence		870 Taxes (U.S. Plaintiff or Defendant)	Act 896 Arbitration
245 Tort Product Liability 290 All Other Real Property		O General S Death Penalty	IMMIGRATION	871 IRS—Third Party 26 USC 7609	899 Administrative Procedure
	Employment Oth		462 Naturalization Application	20 USC 7009	Act/Review or Appeal of Agency Decision
		O Mandamus & Other 4 O Civil Rights	465 Other Immigration Actions		950 Constitutionality of State Statutes
	448 Education 555	Prison Condition	***************************************		State Statutes
	L 300	Civil Detainee - Conditions of			
V. ODICINI		Confinement			
V. ORIGIN (Place an "X" in 1 Original 2 Ren		ded from4 Rein	natatad an 🖂 5 Transfer		— 0 M 1/17 / 1 /
	and the second s		nstated or 5 Transfer opened Another		
			(specify)	Transfer	Direct File
	Cite the U.S. Civil Statute un 29 usc 216 et al	der which you are filing	Do not cite jurisdictional statu	tes unless diversity):	
VI. CAUSE OF ACTIO	Brief description of cause: Claim for unpaid overtime wag	ges, unpaid wages, unpaid	I prevailing wages untimely i	naid wages, other relief	
VII. REQUESTED IN	CHECK IF THIS IS A C		DEMAND \$		f demanded in complaint:
COMPLAINT:	UNDER RULE 23, F.R.	Cv.P.		JURY DEMAND:	Yes No
VIII. RELATED CASE	Z(S)	The state of the s	^		
IF ANY	(See instructions): JUDG	E 1	n //	DOCKET NUMBER	
DATE	SIG	NATURE OF ATTORNEY	OF RECORD	^ ·	
March 5, 2024		100	man () (IV	Y/	
FOR OFFICE USE ONLY			de Tarab		
RECEIPT# AM	IOUNT	APPLYING IFP	JUDGE	MAG. JUD	GE
		,			

Local Arbitration Ruexclusive of interest certification to the co	1:24-cv-01649-016 83.7 provides that with certaind costs, are eligible for computary is filed.	ain exceptions, actions seeking mulsory arbitration. The amount o	BIFIRA TRONS oney damages only in f damages is presumed	PAICHBIA BIOF 3 PageID #: 22 an amount not in excess of \$150,000, it to be below the threshold amount unless a	
Case is Eligible for A	Arbitration				
I, jonathan silver esq compulsory arbitration	on for the following reason(s):	, counsel for plaintiffs	, do ł	hereby certify that the above captioned civil action is ineligi	ble for
	monetary damages sough	are in excess of \$150,000, exc	clusive of interest and	d costs,	
H	the complaint seeks injunc	tive relief,			
	the matter is otherwise ine	ligible for the following reason			
	DISCLOSUR	E STATEMENT - FED	ERAL RULES	CIVIL PROCEDURE 7.1	
	Identify any paren	t corporation and any publicly b	neld corporation that	owns 10% or more or its stocks:	
	RELATED C.	ASE STATEMENT (Sø	ection VIII on t	he Front of this Form)	
substantial saving of ju- deemed "related" to an	at are arguably related pursuant purposes of this guideline whe dicial resources is likely to resul other civil case merely because bject to the power of a judge to	to Division of Business Rule 50.3.1 n, because of the similarity of facts t from assigning both cases to the	in Section VIII on the fr and legal issues or beca ame judge and magistra	ront of this form. Rule 50.3.1 (a) provides that "A civil case is ause the cases arise from the same transactions or events, a rate judge." Rule 50.3.1 (b) provides that "A civil case shall no olves the same parties." Rule 50.3.1 (c) further provides that shall not be deemed to be "related" unless both cases are still	ot be
	NY-E D	IVISION OF BU	ISINESS F	RULE 1(c)	
1.) Is the civ County?	vil action being filed in Yes	the Eastern District remo	oved from a New	York State Court located in Nassau or Suf	folk
	nswered "no" above: ne events or omissions Yes	giving rise to the claim o	r claims, or a sul	bstantial part thereof, occur in Nassau or S	uffoll
b) Did th District?	e events or omissions Yes	giving rise to the claim o	r claims, or a sub	bstantial part thereof, occur in the Eastern	
c) If this received:	is a Fair Debt Collection	Practice Act case, specify	the County in which	ch the offending communication was	
Suffolk County, or, Suffolk County?	in an interpleader action Yes	i, does the claimant (or a mi No	ajority of the claima	nts, if there is more than one) reside in Nassau of ants, if there is more than one) reside in Nassau of the most significant contacts).	or I or
			ADMISSION	and one of the second s	
I am curre	ently admitted in the Fast			ber in good standing of the bar of this court.	
		Yes		No	
Are you			c) in this or any o	other state or federal court?	
7 o you v					
		Yes (If yes, please e	xplain 🗹	No	
l certify th Signatur	Bunk	mation provided above.) /	\	